## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OHIO WESTERN DIVISION

SPRING AIR INTERNATIONAL ET AL.,	)
Plaintiffs, v.	) ) )
HICKORY SPRINGS MANUFACTURING COMPANY, CARPENTER COMPANY, WOODBRIDGE FOAM CORPORATION, FLEXIBLE FOAM PRODUCTS, INC., SCOTTDEL, INC., FOAMEX INNOVATIONS, INC., FUTURE FOAM, INC., VITAFOAM PRODUCTS CANADA) LIMITED, VITAFOAM, INC., MOHAWK INDUSTRIES INC., LEGGETT & PLATT INC., ADVANCED URETHANE TECHNOLOGIES, INC.  Defendants.	SECOND AMENDED COMPLAINT JURY TRIAL DEMANDED, MDL Docket No. 2196 Case No. 3:11-pf-10001-JZ
JEFFCO FIBRES, INC.,	)
Plaintiff, v.	) ) )
HICKORY SPRINGS MANUFACTURING COMPANY, CARPENTER COMPANY, WOODBRIDGE FOAM CORPORATION, FLEXIBLE FOAM PRODUCTS, INC., SCOTTDEL, INC., FOAMEX INNOVATIONS, INC., FUTURE FOAM, INC., VITAFOAM PRODUCTS CANADA ) LIMITED, VITAFOAM, INC., MOHAWK INDUSTRIES INC., LEGGETT & PLATT INC., ADVANCED URETHANE TECHNOLOGIES, INC.  Defendants.	) AMENDED COMPLAINT ) JURY TRIAL DEMANDED ) MDL Docket No. 2196 Case No. 3:12-pf-10003-JZ
	)

GRAND RAPIDS BEDDING CO.,	
)	
Plaintiff, )	
v. )	
HICKORY SPRINGS )	COMPLAINT
MANUFACTURING COMPANY, )	JURY TRIAL DEMANDED
VALLE FOAM INDUSTRIES, INC.,	
DOMFOAM INTERNATIONAL, INC.,	
CARPENTER COMPANY, )	MDL Docket No. 2196
WOODBRIDGE FOAM CORPORATION, )	Case No. 3:12-pf-10011-JZ
FLEXIBLE FOAM PRODUCTS, INC.,	
SCOTTDEL, INC., FOAMEX	
INNOVATIONS, INC., FUTURE FOAM, )	
INC., VITAFOAM PRODUCTS CANADA )	
LIMITED, VITAFOAM, INC., MOHAWK )	
INDUSTRIES INC., LEGGETT &	
PLATT INC., ADVANCED URETHANE )	
TECHNOLOGIES, INC.	
Defendants. )	
)	
JONATHAN STEVENS MATTRESS CO., )	
)	
Plaintiff, )	
v. )	
HICKORY SPRINGS )	COMPLAINT
MANUFACTURING COMPANY, )	JURY TRIAL DEMANDED
VALLE FOAM INDUSTRIES, INC.,	JUNI TRIAL DEMANDED
DOMFOAM INTERNATIONAL, INC.,	MDL Docket No. 2196
CARPENTER COMPANY,	Case No. 3:12-pf-10010-JZ
WOODBRIDGE FOAM CORPORATION,	Cuse 110. 5.12 pr 10010 02
FLEXIBLE FOAM PRODUCTS, INC.,	
SCOTTDEL, INC., FOAMEX	
INNOVATIONS, INC., FUTURE FOAM,	
INC., VITAFOAM PRODUCTS CANADA )	
LIMITED, VITAFOAM, INC., MOHAWK )	
INDUSTRIES INC., LEGGETT &	
PLATT INC., ADVANCED URETHANE )	
TECHNOLOGIES, INC.	
Defendants. )	

ENGLANDER SOUTHWEST ET AL.,	)	
Plaintiff	) (s, )	
v.	)	
HICKORY SPRINGS	)	COMPLAINT
MANUFACTURING COMPANY,	)	JURY TRIAL DEMANDED
VALLE FOAM INDUSTRIES, INC.,	)	
DOMFOAM INTERNATIONAL, INC.,	)	
CARPENTER COMPANY,	)	MDL Docket No. 2196
WOODBRIDGE FOAM CORPORATION,	)	Case No. 3:12-pf-10012-JZ
FLEXIBLE FOAM PRODUCTS, INC.,	)	-
SCOTTDEL, INC., FOAMEX	)	
INNOVATIONS, INC., FUTURE FOAM,	)	
INC., VITAFOAM PRODUCTS CANADA	. )	
LIMITED, VITAFOAM, INC., BRITISH	)	
VITA UNLIMITED, MOHAWK	)	
INDUSTRIES INC., LEGGETT &	)	
PLATT INC., ADVANCED URETHANE	)	
TECHNOLOGIES, INC.	)	
Defendants.	)	
v	)	

NOTICE OF DISMISSAL WITHOUT PREJUDICE

Pursuant to Fed. R. Civ. P. 41(a)(1)(A)(i), Plaintiffs Spring Air International et al., Jeffco

Fibres Inc., Englander Southwest et al., Grand Rapids Bedding and Jonathan Stevens Mattress

Co. (collectively, "Plaintiffs") hereby notice the dismissal of Defendant Advanced Urethane

Technologies, Inc. ("AUT") only, without prejudice, in the above-captioned actions.

On July 9, 2012, AUT filed a Motion to Dismiss Plaintiffs' Complaints, arguing, inter

alia, that this Court does not have personal jurisdiction over AUT. Through several meet and

confers, Plaintiffs attempted to resolve AUT's concerns over jurisdiction through use of a tolling

agreement, but the parties were unable to reach a mutually satisfactory agreement. Thus, without

conceding that the Northern District of Ohio does not have personal jurisdiction over AUT, but

in order to resolve this issue and thereby eliminate an issue for this Court, Plaintiffs now dismiss

their Complaints against AUT without prejudice and intend to refile the Complaints in a different

district in which jurisdiction is not contested. Plaintiffs will subsequently request that the Multi-

District Litigation panel transfer the cases to this Court prior to trial.

Dated: August 6, 2012

Respectfully submitted,

/s/ Rachel M. Brown

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Attorney for Plaintiffs other than Spring Air International et al.

## **CERTIFICATE OF SERVICE**

I, Rachel M. Brown, hereby certify that on August 6, 2012, a copy of foregoing document was filed electronically. Notice of this filing will be sent by the Court's electronic filing system to all parties indicated on the electronic filing receipt. Parties may access this filing through the Court's system.

/s/ Rachel M. Brown Rachel M. Brown